

1 details of criminal cases and criminal law, he then must
2 finish up by saying, "You do not have to listen or pay
3 attention to what I have said," and then follows in the
4 arguments in the trials before the jury what is truly a
5 travesty. A lawyer will get up and in arguing the case to
6 the jury quote to the jury of twelve lay people a case that
7 was decided in Texas, and he will read part of the law
8 out of that Texas case, then will go on and read a case
9 that was decided in Arizona and read the law from that
10 case, and this will go on, and the jury is supposed to
11 understand the meaning of the law applicable to this case.

12 Now, we have moved far, far away in the last
13 15 or 20 years in the direction of protection of defendants.
14 I am glad. The pendulum had been over on the other
15 side, but somewhere in between is that great mass of
16 people who are represented by the American people, and
17 they have their rights also.

18 The defendant is entitled to a fair trial,
19 and we will see to it that in all of our courts he
20 obtains that fair trial, but this is not the kind of
21 trial that one should be subjected to, whether you are for